

Lawrence County

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RECORDING COVER PAGE

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Document Date: 05/15/2008

Document Type: Oil & Gas Lease

RETURN TO:

BOCOR HOLDINGS LLC 7793 PITTSBURG AVE NW NORTH CANTON, OH 44720

Transaction #: 534312 Document Page Count: 2

SUBMITTED BY:

BOCOR HOLDINGS LLC 7793 PITTSBURG AVE NW NORTH CANTON, OH 44720

PARCEL ID: 24-099500 NUMBER OF IDS: 1

PARTY 1: IRENE T MATTIE

CONSIDERATION/SECURED AMT:

\$0.00

FEES / TAXES:

Recording Fee \$18.50 \$0.00 SOV Fee \$10.00 Parcel ID Certification Fee

Total:

\$28.50

Document Number: 2008-008381 Recorded Date: 08/22/2008

I hereby CERTIFY that this document is recorded in the Recorder's Office of Lawrence County, Pennsylvania



Janet L. KalaJainen Recorder of Deeds

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Document Number: 2008-008381

OIL AND GAS LEASE

THIS AGREEMENT, made and entered into this May 15	, 2008 by and between
of 384 Carlisle Rd and BoCor Holdings LLC; Phone 330 494 Ave NW North Canton, Ohio 44720 hereinafter called the Lessee,	1221, hereinafter called the Lessor, and BoCor Holdings LLC, 7793 Pittsburg
WITNESSETH:	
acknowledged, and the covenants and agreements hereinafter contained, operation for, producing and removing oil and gas and all the constituents the any subsurface strata, other than potable water strata and workable coal property and to otherwise conduct all such secondary or tertiary operations otherwise across and through said lands oil, gas and their constituents from wells, which right to transport gas from other properties across the leaseth.	valuable consideration in hand paid by the Lessee, the receipt of which is hereby lose hereby lease and let exclusively unto the Lessee, for the purpose of drilling, ereof, and of injecting air, gas, brine and other substances from any source and into strata, (including but not limited to the right to inject any wells on the leasehold as as may be required in the opinion of the Lessee.) and to transport by pipelines of the subject and other lands, regardless of the source of such gas or the location of the lot premises shall survive the term of this lease for so long as the transportation of a transportation of the aforesaid purposes, being all that certain tract of land situated in of Mahoning
North by lands of: Maker	Certified by KQ
	•
East by lands of: PA state line	
South by lands of: Arendas.	
West by lands of: Multiple lots	the self-fluid design that / Districts aparticiping to agree more or less and being the
being all the property owned by Lessor or to which the Lessor may have any r property described in Deed Volume Page of the Mahonin	ights in said Section/lots/Districts, containing 22 acres, more or less, and being the g County Record of Deeds.
This lease shall continue in force and the rights granted hereunder be quietly or gas or their constituents are produced or are capable of being produced on the be operated by the Lessee in the search for oil and gas and as provided in Paragra	enjoyed by the Lessee for a term of three years and so much longer thereafter as oil premises in paying quantities, in the judgment of the Lessee, or as the premises shall ph 7 following.
 This lease; however, shall become null and void and all rights of either party well shall be commenced on the premises, or unless the Lessee shall thereafter p commencement of a well. A well shall be deemed commenced when preparation 	hereunder shall cease and terminate unless, within 12 months from the date hereof, a pay a delay rental of \$10 per acre each year, payments to be made annually until the s for drilling have been commenced.
or at Lessee's option to pay Lessor the market price for such one-eighth (1/8) ro	cost, the equal one-eighth (1/8) part of all oil produced and saved from the premises, by alty oil at the published rate for oil of like grade and gravity prevailing on the date
price paid to Lessee per thousand ouble feet of such gas so marketed and used pressures, on the basis of 10 ounces above 14.73 pounds atmospheric pressure, a 60° Fahrenheit, without allowance for temperature and barometric variations les sale. Payment or royalty for gas marketed during any calendar month to be on or (C) Lessee to deduct from payments in (A) and (B) above from receipts of process.	eds by Lessee, Lessor's prorata snare of any tax imposed by any government doury. the basis of the lowest field market price paid by any public utility in the state at the would pay for such gas, including any escalation in price that such utility would pay
5. All money due under this lease shall be paid or tendered to the Les at Same as above and the said named person shall continue as Lessor's ownership in the premises, or in the oil or gas or their constituents, or in the rent ownership as hereinafter provided.	sor by check made payable to the order of and mailed to Same as above agent to receive any and all sums payable under this lease regardless of changes in als or royalties accruing hereunder until delivery to the Lessee of notice of change of
residence and in one garage on the leased premises, at Lessor's own risk, subj. any curtailments or shut-in by any purchaser of the gas. The first three-hundred of four-hundred thousand cubic feet of gas taken in each year shall be paid for premises or the field market rate, whichever is lower. Lessor to lay and main expense. Lessor shall also, at the request of Lessoe, install a meter to measure sat to and be bound by the reasonable rules and regulations of the Lessee relating to the said pipeline, regulators and equipment in good repair and free of all gas le Lessor shall take excess gas as aforesaid in any year and fail to pay for the san accruing to the Lessor hereunder. Lessor acknowledges that he has been advis assume all such risks whether same be caused by Lessor's lines or equipment, or hold Lessee and the well operator and all parties in interest in any well on the rise by the usage of gas from any such well by Lessor, his heirs, executors, at leasehold premises wherein someone other than the Lessor is entitled to take the Buyer of the property executes an agreement regarding the usage of the gas in tunder this provision shall terminate, the within right of free gas not being assign	s well on the premises, and take gas produced from said well for domestic use in one cet to the use and the right of abandonment of the well by the Lessee, and subject to I housand cubic feet of gas taken each year shall be free of cost, but all gas in excess at the last published rates of the gas utility in the town or area nearest to the leased main the pipeline and furnish regulators and other necessary equipment at Lessor's aid gas. This privilege is upon the condition precedent that the Lessor shall subscribe o use of free gas, receipt of which is hereby acknowledged, and Lessor shall maintain aks and operate the same so as not to cause waste or unnecessary leaks of gas. If the ne, the Lessee may deduct payment for such excess gas from any rentals or royalties sed as to the risks inherent in the taking of gas in this manner, and Lessor agrees to right whether same be caused by Lessee's equipment or well operation; and Lessor agrees the leasehold premises harmless from any claims of any nature whatsoever which may immistrators and assigns. Lessor further agrees that upon the sale or transfer of the gas under this Paragraph 6, that the gas supply will be terminated by Lessee until the the same form as the within agreement. In the absence of such an agreement free gas able without the consent of the Lessee. g to law, this lease shall become null and void and all rights of either party hereunder.
7. In the event a well drilled hereunder is a dry hole and is piugged according shall cease and terminate, unless within (12) months from the date of the compli- the Lessee after the termination of said twelve month period resumes the payment	ction of the plugging of such well, the Lessee shall commence another well, of unless

9. The consideration, land rentals or royalties paid and to be paid, as herein provided, are and will be accepted by the Lessor as adequate and full consideration for all the rights herein granted to the Lessee, and the further right of drilling or not drilling on the leased premises, whether to offset producing wells on adjacent or adjoining lands or otherwise, as the Lessee may elect.

8. In the event a well drilled hereunder is a producing well and the Lessee is unable to market the production therefrom, or should production cease from a producing well drilled on the premises, or should the Lessee desire to shut in producing wells, the Lessee agrees to pay the Lessor, commencing on the date one year from the completion of such producing well or the cessation of production, or the shutting in of producing wells, an advance royalty in the amount and under the terms hereinabove provided for delay rental until production is marketed and sold off the premises or such well is plugged and abandoned according to law. In the event no delay rentals are stated, the advance royalty payable hereunder shall be made on the basis of \$1.00 per acre per year.

10. The Lessor hereby grants to the Lessee the right at any time to consolidate the leased premises or any part thereof or strata therein with other lands to form an oil and gas development unit of not more than 320 acres, or such larger unit as may be required by state law or regulation for the purpose of drilling a well thereon, but

the Lessee shall in no event be required to drill more than one well on such unit. Any well drilled on said development unit whether or not located on the leased premises, shall nevertheless be deemed to be located upon the leased premises within the meaning and for the provisions and covenants of this lease to the same effect as if all the lands comprising said unit were described in and subject to this lease, provided, however, that only the owner of the lands on which such well is located may take gas for use in one dwelling house on such owner's lands in accordance with the provisions of this lease, and provided further that the Lessor agrees to accept, in lieu of the one-eighth (1/8) oil and gas royalty hereinbefore provided, that proportion of such one-eighth (1/8) royalty which the acreage consolidated bears to the total number of acres comprising said development unit. The Lessee shall effect such consolidation by executing a declaration of consolidation with the same formality as this oil and gas lease setting forth the leases or portions thereof consolidated, the royalty distribution and recording the same in the recorder's office at the courthouse in the county in which the leased premises are located and by mailing a copy thereof to the Lessor at the address hereinabove set forth unless the Lessee is furnished with another address. If the well on said development unit shall thereafter be shut in, the well rental or shut-in royalty hereinbefore provided for such use shall be payable to the owners of the parcels of land comprising said unit in the proportion that the acreage of each parcel bears to the entire acreage consolidated. Lessee shall have the right to amend, after or correct any such consolidation at any time in the same manner as herein provided.

- 11. In case the Lessor owns a less interest in the above described premises than the entire and undivided fee simple therein, then the royalties and rentals herein provided for shall be paid to the Lessor only in the proportion which such interest bears to the whole and undivided fee. If said land is owned by two or more parties, or the ownership of any interest therein should hereafter be transferred by sale, devise or operation of law, said land, nevertheless, may be held, developed and operated as an entirety, and the rentals and royalties shall be divided among and paid to such several owners in the proportion that the acreage owned by each such owner bears to the entire leased acreage.
- 12. No change of ownership in the leased premises or in the rentals or royalties hereunder shall be binding on the Lessee until after notice to the Lessee by delivery of notice in writing duly signed by the parties to the instrument of conveyance or assignment and delivery of a duly certified copy thereof to the Lesser
- 13. The Lessee shall have the right to assign and transfer the within lease in whole or in part, and Lessor waives notice of any assignment or transfer of the within lease. Failure of payment of rental or royalty on any part of this lease shall not void this lease as to any other part. Lessor agrees that when and if the within lease is assigned, the Lessee herein shall have no further obligations hereunder. The Lessor further grants to the Lessee, for the protection of the Lessee's interest hereunder, the right to pay and satisfy and claim or lien against the Lessor's interest in the premises as herein leased and thereupon to become subrogated to the rights of such claimant or lien holder, and the right to direct payment of all rentals and royalties to apply on the payment of any existing liens on the premises.
- 14. The Lessee shall bury, when so requested by the Lessor, all pipelines used to conduct oil and gas to, on, through and off the premises and pay all damages to growing crops caused by operations under this lease. Lessee agrees to restore the premises in accordance with state laws. Any damages if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the Lessee, and the third by the two so appointed. and the award of such three persons shall be final and conclusive and binding on all parties. Each party shall pay the cost of their appraiser and shall share the cost of the third appraiser. Arbitration shall be mandatory. No well shall be drilled within 100 feet of any existing barn or dwelling.
- 15. The Lessee shall have the privilege of using sufficient oil, gas and water for operating on the premises and the right at any time during or after the expiration of this lease to remove all pipe, well casing, machinery, equipment or fixtures placed on the premises. The Lessee shall have the right to surrender this lease or any portion thereof by written notice to the Lessor describing the portion which it elects to surrender, or by returning the lease to the Lessor with the endorsement of surrender thereof, or by recording the surrender or partial surrender of this lease any of which shall be a full and legal surrender of this lease as to all of the premises or such portion thereof as the surrender shall indicate and a cancellation of all liabilities under the same of each and all parties hereto relating in any way to the portion of all the premises indicated on said surrender, and the land rental hereinbefore set forth shall be reduced in proportion to the acreage surrendered.
- 16. In the event the Lessee is unable to perform any of the acts to be performed by the Lessee by reason of force majeure, including but not limited to acts of God, strikes, riots, and governmental restrictions including but not limited to restrictions on the use of roads, this lease shall nevertheless remain in full force and effect until the Lessee can perform said act or acts and in no event shall the within lease expire for a period of ninety days after the termination of any force majeure
- 17. In the event Lessor considers that Lessee has not complied with any of its obligations hereunder, either express or implied. Lessor shall notify Lessee in writing setting out specifically in what respects Lessee has breached this contract. Lessee shall then have thirty (30) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by Lessor. The service of said notice shall be precedent to the bringing of any action by Lessor on said lease for any cause, and no such action shall be brought until the lapse of thirty (30) days after service of such notice on Lessee. Neither the service of said notice nor the doing of any acts by Lessee aimed to meet all or any part of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform
- 18. In consideration of the acceptance of this lease by the Lessee, the Lesser agrees for himself and his heirs, successors and assigns, that no other lease for the minerals covered by this lease shall be granted by the Lessor during the term of this lease or any extension or renewal thereof granted to the Lessoe herein
- 19. All covenants and conditions between the parties hereto shall extend to their heirs, personal representatives, successors and assigns, and the Lessor hereby warrants and agrees to defend the title to the lands herein described. It is mutually agreed that this instrument contains and expresses all of the agreements and understandings of the parties in regard to the subject matter thereof, and no implied covenant, agreement or obligation shall be read into this agreement or imposed upon the parties or either of them. Lessor further agrees to sign such additional documents as may be reasonably requested by Lessee to perfect Lessee's title to the oil and gas leased herein and such other documents relating to the sale of production as may be required by Lessee or others. Lessee further agrees to sign a release prior to the use of free gas, and hold lessee harmless from same.

Signed and acknowledged in the presence of:	Signature T 7	s Social Swurity or Tax ID
	THERE T.	Mattie
en e	· · ·	
STATE OF OHIO		
COUNTY OF MAHONING	SS:	INDIVIDUAL
Before me a Notary Public in and for sai	id county and state personally appearing instrument and that the same is their	ed the above named IRUE MATTE
In Testimony Whereof, I have hereunto set	my hand and affixed my official seal a	• •
day of May , 20 0	BLA-	TOTHE SET K
		Notary Public
This document was prepared by: BoCor Holdings LUC.		

7793 Pittsburg Ave NW North Canton, Ohio 44720



IN WITNESS WHEREOF the Lessors have hereunto set their hands,

SETH M. KIENZLE Notary Public and for the State of Ohio My Commission Expires November 16, 2011